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1	LUCAS J. GAFFNEY, ESQ. Nevada Bar No. 12373							
2	GAFFNEY LAW 1050 Indigo Drive, Suite 120							
3	Las Vegas, Nevada 89145 Telephone: (702) 742-2055							
4	Facsimile: (702) 920-8838							
5	Lucas@gaffneylawlv.com Attorney for Rosanna Stroud							
6	UNITED STATES DISTRICT COURT							
7	DISTRICT OF NEVADA							
8		}						
9	UNITED STATES OF AMERICA,)) CASE NO	D: 2:16-cr-00230-G	MN-CWH				
10	Plaintiff, vs.		OSED MOTION T EA PRESENTENC					
11	ROSANNA STROUD,) INVEST	INVESTIGATION REPORT AND PROPOSED ORDER					
12	Defendant.)						
13		}						
14	COMES NOW, ROSANNA STRO	OUD, by and thro	ugh her attorney of	record, LUCAS				
15	J. GAFFNEY, ESQ., of the law firm GAFFNEY LAW, and hereby moves this Honorable							
16	Court to order the United States Department of Parole & Probation to conduct a pre-plea							
17	presentence investigation report of ROSANNA STROUD.							
18	This request is based upon the pleadings and papers on file herein, the attached Memorandum of Points and Authorities, and any oral argument the Court may entertain.							
19	,							
20	Dated this 28 th day of December, 2017.							
21		· · · · · · · · · · · · · · · · · · ·	as J. Gaffney S J. GAFFNEY, ES	0.				
22	Nevada Bar No. 12373 1050 Indigo Drive, Suite 120							
23		Las Ve	gas, NV 89145 cy for Rosanna Stro					
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MEMORANDUM OF POINTS AND AUTHORITIES

I. STATEMENT OF FACTS

On September 14, 2016, a federal grand jury sitting in Clark County, Nevada returned a Superseding Criminal Indictment charging the Defendant, Rosanna Stroud (hereinafter "Stroud"), with one count of Conspiracy to Distribute Controlled Substances in violation of 18 U.S.C. §§ 841(a)(1), (b)(1)(C) and 846.

II. LEGAL ARGUMENT

A presentence investigation may be initiated prior to entry of a guilty plea or nolo contendere or prior to the establishment of guilt. *See generally* Fed. R. Crim. P. 32.

Counsel requires a pre-plea presentence investigation report to accurately determine Ms. Stroud's criminal history score.

Counsel understands that Ms. Stroud does not have prior felony convictions. However, counsel cannot accurately calculate Ms. Stroud's criminal history score because she appears to have additional criminal history in other jurisdictions. Additionally, Ms. Stroud may have criminal history under additional aliases or personal identifiers which are not known to counsel. As such, counsel cannot accurately predict Ms. Stroud's criminal history score without the information that would be provided in a pre-plea presentence investigation report.

Ms. Stroud's criminal history score will drastically impact the potential plea agreement currently being considered, and her sentencing exposure. In addition, the timing of Ms. Stroud's prior convictions could impact her sentencing guideline range and criminal history score. A pre-plea presentence investigation report will promote judicial economy and could greatly expedite the manner in which this case is resolved.

Ms. Stroud consents to the pre-plea presentence investigation, and the Government, through Robert Knief, has indicated it has no objection to the instant request.

Therefore, undersigned counsel respectfully requests this Honorable Court issue an Order directing the United States Department of Parole & Probation to conduct a pre-plea presentence investigation report of Ms. Stroud.

III. **CONCLUSION**

Based on the foregoing, Defendant asks this Court to grant her Motion to Conduct a Pre-Plea Presentence Investigation Report. Defendant further requests this Court order the United States Department of Parole & Probation to conduct a pre-plea presentence investigation report of Ms. Stroud as soon as possible.

Dated this 28th day of December, 2017.

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/s/ Lucas J. Gaffney

LUCAS J. GAFFNEY, ESQ. Nevada Bar No. 12373 1050 Indigo Drive, Suite 120 Las Vegas, NV 89145 Attorney for Rosanna Stroud

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1	UNITED STATES DISTRICT COURT						
2	DISTRICT OF NEVADA						
3	DISTRICT OF THE VADA						
4	UNITED STATES OF AMERICA,	}					
5	Plaintiff,) CASE NO)	ORDER				
6	VS.	}					
7	ROSANNA STROUD,	}					
8	Defendant.						
9		}					
10	IT IS HEREBY ORDERED that that the United States Department of Parole and						
11	Probation will prepare a Pre-Plea Presentence Investigation Report on Defendant ROSANNA						
12	STROUD.						
13	DATED this 29 day of December, 2017.						
14	Divide this 29 they or becomper, 2017.						
15	UNITED STATES DISTRICT JUDGE						
16	ONIFE DISTRICT JUDGE						
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CERTIFICATE OF ELECTRONIC SERVICE 1 2 The undersigned hereby certifies that I am an employee of GAFFNEY LAW and is a person of such age and discretion as to be competent to serve papers. 3 4 That on December 28, 2017, I served an electronic copy of the above and foregoing UNOPPOSED MOTION TO CONDUCT A PRE-PLEA PRESENTENCE INVESTIGATION 5 REPORT AND PROPOSED ORDER by electronic service (ECF) to the person(s) named 6 7 below: 8 DANIEL G. BOGDEN United States Attorney 9 333 Las Vegas Blvd. South, #5000 Las Vegas, NV 89101 Counsel for United States 10 ROBERT KNIEF 11 Assistant United States Attorney 333 Las Vegas Blvd. South, #5000 12 Las Vegas, NV 89101 Counsel for United States 13 14 15 Lucas Gaffney Employee of Gaffney Law 16 17 18 19 20 21 22 23

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